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4 5			
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7 8 9	mlton L. Chappen (B.C. Bar No. 930133) (F70 Mac vice) mlc@nrtw.org c/o NATIONAL RIGHT TO WORK LEGAL DEFENSE FOUNDATION, INC. 8001 Braddock Road, Suite 600 Springfield, Virginia 22160 Telephone: (703) 321-8510		
10 11	Attorneys for Plaintiff		
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
13	MELODIE DEPIERRO, an individual,	Case No.: 20-cv-01481-GMN-VCF	
14	Plaintiff,	STIPULATION, REQUEST, AND ORDER	
15	V.	EXTENDING TIME TO FILE REPLIES	
16 17 18	LAS VEGAS POLICE PROTECTIVE ASSOCIATION METRO, INC., a Nevada non- profit corporation; and LAS VEGAS METROPOLITAN POLICE DEPARTMENT, a political subdivision of the State of Nevada, Defendants.	Constitutional Violation Action (42 U.S.C. § 1983), Declaratory Judgment, Injunctive Relief, Compensatory and Nominal Damages.	
19 20	Plaintiff Melodie DePierro ("DePierro"), Defendant Las Vegas Police Protective Association		
21	Metro, Inc. ("LVPPA"), and Defendant Las Vegas Metropolitan Police Department ("LVMPD").		
22	by and through their respective counsel, respectfully submit the following Stipulation, Request, and		
23	Order Extending the Time for DePierro to Reply to LVPPA's Opposition to DePierro's Motion for		
24	Summary Judgment, for LVMPD to Reply to DePierro's Opposition to LVMPD's Motion fo		
25 26	Summary Judgment, and for LVPPA to Reply to DePierro's Opposition to LVPPA's Motion for		
27	Summary Judgment. This Stipulation is made pursuant to LR IA 6-1, LR IA 6-2, and LR II 7-1 of the		
28	Local Rules of this Court.		

DePierro's Motion for Summary Judgment was filed on April 21, 2021 (Dkt. 33). LVMPD filed its Opposition to DePierro's Motion for Summary Judgment on May 4, 2021 (Dkt. 36). LVPPA's Opposition to DePierro's Motion for Summary Judgment was filed on May 11, 2021 (Dkt. 37). DePierro replied to LVMPD's Opposition to her Motion for Summary Judgment on May 18, 2021 (Dkt. 42). DePierro intends to reply to LVPPA's Opposition to her Motion for Summary Judgment.

LVMPD filed its Motion for Summary Judgment on April 21, 2021 (Dkt. 29). DePierro filed her Opposition to LVMPD's Motion for Summary Judgment on May 12, 2021 (Dkt. 41). LVMPD intends to reply to DePierro's Opposition to its Motion for Summary Judgment.

LVPPA filed its Motion for Summary Judgment on April 21, 2021 (Dkt. 32). DePierro filed her Opposition to LVPPA's Motion for Summary Judgment on May 12, 2021 (Dkt. 40). LVPPA intends to reply to DePierro's Opposition to its Motion for Summary Judgment.

	D . 1 . 14 . 25 . 2021	
1	Dated: May 25, 2021	
2		s/Ángel J. Valencia Ángel J. Valencia, Esq.
3		(Pro Hac Vice)
4		Milton L. Chappell, Esq. (Pro Hac Vice)
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13		McCRACKEN, STEMERMAN & HOLSBERRY
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16		s/Richard G. McCracken Richard G. McCracken, Esq. (SBN 2748)
17		s/Kimberley C. Weber Kimberley C. Weber, Esq. (SBN 14434)
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19		Las Vegas, NV 89102 Attorneys for Defendant Las Vegas Police Protective
20		Association Metro, Inc.
21		
22		s/Nick D. Crosby Nick D. Crosby, Esq.
23		Nevada Bar No. 8996
24		MARQUIS AURBACH COFFING 10001 Park Run Drive
25		Las Vegas, Nevada 89145 Attorney for Defendant Las Vegas Metropolitan Police
26		Department
27		

The instant extension is requested as counsel for the parties require additional time to prepare their respective replies. Upon agreement between all the parties, the undersigned respectfully requests that the Court grant an extension of time until June 7, 2021 for DePierro to file her Reply to LVPPA's Opposition to her Motion for Summary Judgment, and for LVPPA and LVMPD to file their respective replies to DePierro's Oppositions to LVPPA's and LVMPD's Motions for Summary Judgment. **ORDER** IT IS SO ORDERED nunc pro tunc. June Dated this ³ day of , 2021. Gloria M. Navarro, District Judge United States District Court

CERTIFICATE OF SERVICE

I certify that on May 25, 2021, the aforementioned *Stipulation, Request, and Order Extending Time to File Replies* was filed electronically in this case. Notice of this filing will be sent by e-mail to all parties by operation of the Court's electronic filing system or by mail to anyone unable to accept electronic filing as indicated on the Notice of Electronic Filing. Parties may access this filing through the Court's CM/ECF System.

/s/ Ángel J. Valencia ÁNGEL J. VALENCIA Counsel for Plaintiff Melodie DePierro